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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/827,248	04/04/2001	David R. Hembree	M122-1684\US	2645
21567 7	590 10/21/2002			
WELLS ST. JOHN ROBERTS GREGORY & MATKIN P.S.			EXAMINER	
601 W. FIRST SUITE 1300			NGUYEN, VINH P	
SPUKANE, W	A 99201-3828		ART UNIT	PAPER NUMBER
			2829	
			DATE MAILED: 10/21/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	•	Application No.	Applicant(s)			
		09/827,248	HEMBREE, DAVID R.	CY		
	Office Action Summary	Examin r	Art Unit			
		VINH P NGUYEN	2829			
Period fo	The MAILING DATE of this communicat r Reply	ion appears on the cover sheet v	vith the correspond nce address			
THE I - Exter after - If the - If NO - Failu - Any r earne	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA isions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) da period for reply is specified above, the maximum statutor re to reply within the set or extended period for reply will, eply received by the Office later than three months after tid patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a ation. ys, a reply within the statutory minimum of the yp period will apply and will expire SIX (6) MC by statute, cause the application to become a	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communicatio ABANDONED (35 U.S.C. § 133).	n.		
Status 4\⊠	Responsive to communication(s) filed	on 29 July 2002				
1)⊠	•	This action is non-final.				
2a)⊠	Since this application is in condition for	_	atters, prosecution as to the merits	is		
3) 🗌	closed in accordance with the practice	under Ex parte Quayle, 1935 C	c.D. 11, 453 O.G. 213.			
•	on of Claims	ulination				
•	Claim(s) <u>53-88</u> is/are pending in the ap					
	4a) Of the above claim(s) is/are v	vittigrawn from consideration.				
· —	Claim(s) is/are allowed.					
•	Claim(s) <u>53-88</u> is/are rejected.					
• —	Claim(s) is/are objected to.	and/or election requirement				
•	Claim(s) are subject to restriction on Papers	i and/or election requirement.				
,	The specification is objected to by the Ex					
10) 🔲	The drawing(s) filed on is/are: a)[☐ accepted or b)☐ objected to by	the Examiner.			
	Applicant may not request that any objecti					
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
	If approved, corrected drawings are require					
12)	The oath or declaration is objected to by	the Examiner.				
•	ınder 35 U.S.C. §§ 119 and 120					
13)	Acknowledgment is made of a claim for	foreign priority under 35 U.S.C	. § 119(a)-(d) or (f).			
a)	☐ All b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority doc	cuments have been received.				
	2. Certified copies of the priority documents have been received in Application No					
* 5	3. Copies of the certified copies of t application from the Internation See the attached detailed Office action for	onal Bureau (PCT Rule 17.2(a))				
14)[] <i>A</i>	Acknowledgment is made of a claim for c	Iomestic priority under 35 U.S.C	C. § 119(e) (to a provisional applicat	ion).		
)					
Attachmen	t(s)					
2) Notice	re of References Cited (PTO-892) re of Draftsperson's Patent Drawing Review (PTO- mation Disclosure Statement(s) (PTO-1449) Paper	.948) 5) Notice (w Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)			

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1. Claims 53-67,73-84 and 87-88 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

It appears that the specification does not have support for the limitation of "processing the wafer within the workpiece processing apparatus to form at least one semiconductor device" as recited in claim 53, the limitation of "processing the workpiece within the workpiece processing apparatus to form the semiconductor device" as recited in claim 60, the limitation of "providing a workpiece processing apparatus adapted to process a workpiece to form a semiconductor device" as recited in claim 73.

The dependent claims not specifically address share the same indefiniteness as they depend from rejected base claims.

2. Claims 53-55,59-64,68-71,73-75,77-78,80,85-86 (insofar as understood) are rejected under 35 U.S.C. 102(b) as being anticipated by Smith (5,475,317).

As to claims 53-55,59-64,68-71,73-75,77-78,80,85-86, Smith discloses a singulated bare die tester having a workpiece holder or a chuck (4,12) for receiving an electronic workpiece (2) and for supporting an electronic device (2), an electrical coupling (12a) for electrically coupling the electrical coupling (2a) of the electronic device workpiece (2) and communicated signals

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between the workpiece and the workpiece holder (12).

3. Claims 53-55,59-64,68-71,73-75,77-78,80,85-86 (insofar as understood) are rejected under 35 U.S.C. 102(b) as being anticipated by Nagayama et al (Pat # 5,378,311).

As to claims 53-55,59-64,68-71,73-75,77-78,80,85-86, Nagayama et al disclose an apparatus having a wafer holder (51) for receiving a wafer (54). It is noted that the holder includes electrical couplings (57-63) for coupling to the wafer. Furthermore, it appears that the wafer inherently has electrical coupling in which the electrical couplings of the holder connected thereto. As to claims 81-88, it appears that the communicating signals would include information and this information could be related to the defect due to the process of the wafer.

4. Applicant's arguments filed on07/29/2002 have been fully considered but they are not persuasive.

Regarding Applicant's remark about the reference to SN # 09/032,184. Applicant fails to provide specific supports for claims 53,60, and 73 in SN # 09/032,184 and in the instant specification. Furthermore, it appears that the SN # 09/032,184 has different subject matters than the instant application. It appears that this application and this instant application have no sufficient support for the limitations of the instant claims 53,60 and 73.

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5. Foreign Patent documents and other references cited on PTO-1449 filed on 01/28/2002

have not been considered because they are not in the file.

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to VINH P. NGUYEN whose telephone number is (703) 305-4914.

Any inquiry of a general nature or relating to the status of this application or proceeding should

be directed to the Group receptionist whose telephone number is (703) 305-4900.

VINH P. NGUYEN

PRIMARY EXAMINER

ART UNIT 28**5**8

10/18/2002